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## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF VIRGINIA ROANOKE DIVISION

**Civil Action No. 7:16-cv-00382** 

MEMORANDIIM OPINION

PAUL STINSON, JR.,

Plaintiff,

v

JULIA C. DUDLEY, CLERK	(
DEPUTY CLERK	

**	
SOUTHWEST VA REGIONAL JAIL, Defendant.	) By: Hon. Michael F. Urbanski ) United States District Judge
Paul Stinson, Jr., a Virginia inmate p	proceeding pro se, filed a complaint pursuant to 42
U.S.C. § 1983 with jurisdiction. Plaintiff na	ames Southwest Virginia Regional Jail ("Jail") as the
sole defendant and complains about not being	ng allowed to possess at the Jail shirtless pictures of
himself and his son. The court must dismiss	s the complaint because Plaintiff fails to name a
person acting under color of state law as a d	lefendant. See, e.g., West v. Atkins, 487 U.S. 42, 48
(1988). Plaintiff names only the Jail as a de	efendant, which is not amenable to suit via § 1983.
See Preval v. Reno, 57 F. Supp. 2d 307, 310	(E.D. Va. 1999) ("[T]he Piedmont Regional Jail is
not a "person," and therefore not amenable	to suit under 42 U.S.C. § 1983."), aff'd in part and
rev'd in part, 203 F.3d 821 (4th Cir. 2000),	reported in full-text format at 2000 U.S. App. LEXIS
465, at *3, 2000 WL 20591, at *1 ("The cou	urt also properly determined that the Piedmont
Regional Jail is not a 'person' and is therefor	ore not amenable to suit under § 1983[.]").

(s/Michael F. Urbanski

Accordingly, Plaintiff presently fails to state a claim upon which relief may be granted, and the

court dismisses the complaint without prejudice pursuant to 28 U.S.C. § 1915A(b)(1).

ENTER: This 2016.

United States District Judge